(Friday)  
1 Sravan, 1898 S.E.

THE ANDHRA PRADESH  
Legislative Assembly Debates  
OFFICIAL REPORT  

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THE
ANDHRA PRADESH LEGISLATIVE ASSEMBLY
PRINCIPAL OFFICERS

Speaker: Sri R. Dasaratharama Reddy

Deputy Secretary: Sri Syed Rahmat Ali

Panel of Chairmen:
1. Smt. T.E.S. Ananda Bai
2. Sri Gamago
3. Sri Y. Venkata Rao
4. Sri N. Venkata Ratnam
5. Sri M. Nagi Reddy
6. Dr B. Kalavathi

Secretary: Sri G. Ramachandra Naidu

Deputy Secretaries:
1. Sri E. Sadasiva Reddy
2. Sri D.L. Narasimham

Assistant Secretaries:
1. Sri M. Ramnadha Sastry
2. Sri S. Purnananda Sastry
3. Sri K. Satyanarayana Rao
4. Sri R.N. Sarma
5. Sri K. Kutumba Rao
6. Sri Md. Ghouse Khan
7. Sri T. L. Balaram
8. Sri M. Viswanatham

Chief Reporter: Sri Habeeb Abdur Rahman
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ANDHRA PRADESH LEGISLATIVE ASSEMBLY DEBATES
OFFICIAL REPORT

Sixth day of the Seventh Session of the
Andhra Pradesh Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY
Friday, the 23rd July, 1976
The House met at half-past Eight of the Clock
(Mr. Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS
(Question No. 76 was not put. Answer printed as written answer after starred questions)

Funds advanced by the Managing Director of Singareni Collieries for the Construction of Staff Quarters

77—

*7737 (E) Q.—Sri Nallapareddy Sreenivasul Reddi (Gudur):—Will the Minister for Industries be pleased to state:

(a) whether the Managing Director of Singareni Collieries has advanced three lakhs of rupees to an architect in regard to construction works of tourism complex and staff quarters before the work undertaken:

(b) whether any special audit will be conducted regarding the wasteful expenditure, advances etc., in Singareni Collieries,

(c) how many air condition plants, coolers (both air and water coolers) and dining tables were purchased since 1-1-1972, and

(d) whether it is fact that several crores of rupees of loan advanced by the Central Government has been spent on unproductive items?

The Minister for Industries (Sri P. Basi Reddy):—(a) No Sir. An amount of Rs. 1 lakh was paid as part payment to an Architect for the preparation of a Master Plan for Manguru Project, included service buildings, quarters for workers and staff, hospitals etc.

*An asterisk before the name indicates confirmation by the Member.

J. No. 40 (427)
(b) No Sir,

(c):

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<tbody>
<tr>
<td>Airconditioners</td>
<td>2</td>
<td>4</td>
<td>12</td>
<td>31</td>
<td>49</td>
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<td>Dining Tables</td>
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<td></td>
<td>2</td>
<td>4</td>
<td>12</td>
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<td>94</td>
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</tbody>
</table>

(d) No Sir,

It is a small kingdom by itself having a number of hospitals, guest houses, etc. So, I think the number purchased is not excessive at all.

Sri A. Sreeramulu (Eluru):—The hon. Minister himself is admitting that this is a small kingdom. In this kingdom we want to know who are the kings and how these 49 air-conditioners are being utilised and also 13 coolers and 27 water-coolers. The whole thing comes to 60 or 70 cooling equipment. Where are these things installed and for what purpose?

It is a very big company employing 50,000 employees. It has 10 guest houses. On production side it is one year ahead of the schedule of the Government of India.

Sri A. Sreeramulu:—We may appropriate and congratulate the management for greater production. At the same time it is absolutely essential that we should ensure economy coupled with efficiency. Economy cannot be ignored. At this rate there are five lakh Government employees and if government should adopt this system, thousands of air-conditioners will have to be provided. We must see how the Government is economically managing and how the Corporations and Companies have become extravagant. I think therefore, the hon. Minister sub-consciously feels this is a kingdom.
Sri P. Basireddy:—The hon. Member cannot take it literally. When I said; 'A small kingdom', I meant there are more than 50,000 workers, a number of guest houses, hospitals, educational institution and all that.

Sri C.V.K. Rao (Kakinada):—who is the king of that kingdom

Sir?

Sri P. Basireddy:—I have been repeatedly saying that the hon. members cannot take it literally. When I say ‘small kingdom’ I mean it is a big organisation.

Sri A. Sreeramulu:—Metaphorically we are taking and consider that the Managing Director is the king of that kingdom.

Sri P. Basireddy:—If you want to know that way, the Board is the king of that kingdom.

because they are all engaged in hazardous task. architects were engaged to draw up a master plan for workers' staff quarters, hospital buildings, school buildings, guest houses and administrative of fices of the project at Manguru. So, it is not as if the architect has been engaged for nothing.
Printing Press at Kothagudem for Singareni Collieries Co.

78—

*7738 (K) Q.— Sri Chekuri Kasaiah (Palvancha) :— Will the Minister for Industries be pleased to state:

(a) whether it is a fact the Singareni Collieries Company has decided to establish its own printing press at Kothagudem,

(b) whether the compositors, proof readers and other workers are recruited directly without notifying the vacancies to local Employment Exchange,

(c) who has recruited them contrary to the orders of the Government, and

(d) if so, the action proposed by the Government against the concerned officers responsible for this violation?

Sri P. Basi Reddy :—(a) Yes, Sir.

(b) The Company notified the vacancies to the Employment Exchange, Khammam.

(c) Does not arise.

(d) Does not arise.

The Company notifed the vacancies to the Employment Exchange, Khammam.

Does not arise.

R. O. M. :—Sent a proposal for permission to the Union. Notified the same to the Employment Exchange.

3. Minister :—The proposal was deferred. The matter was then referred to the Employment Exchange. But no suitable candidates were forthcoming. So, ultimately they advertised the vacancies in the Press and then they selected the candidates. There is no question of ratifying the appointments after they were made without being notified to employment exchange.

4. Minister :—Considerable time has been taken in deciding the matter. The case is pending in the Employment Exchange.

5. Minister :—Considerable time has been taken in deciding the matter. The case is pending in the Employment Exchange.

Sri A. Sreeramulu:—To manage printing press costing more than Rs. 15 lakhs, is not an ordinary job. It needs a technically qualified person such as a licenciate in printing technology. What are the qualifications prescribed by the Board of management for the post of manager and what are the qualifications of the present incumbent working on that particular post?

Sri P. Basi Reddy:—I think the hon. Member has to put a separate question. This cannot arise out of this question.

Sri A. Sreeramulu:—This is a question relating to recruitment of staff to the printing press and manager is also a part of the staff.

Sri P. Basi Reddy:—This question is relating to workers in the press.

Sri A. Sreeramulu:—Does this question arise out of it or not, Sir?

Mr. Speaker:—I think so. Any thing may arise out of it. But it must also be a question which can easily be answered by the Minister.

Sri A. Sreeramulu:—This relates to workers. Manager is also a worker.

Mr. Speaker:—You cannot call him 'worker'.

Mr. A. Sreeramulu:—Under the Industrial Disputes Act, a Manager is a workman.

Mr. Speaker:—The hon. Minister is not in a position to answer. Let us go to the next question.

Sri A. Sreeramulu:—May I make a special request in regard to these two questions? The information that has been given to the House by the hon. Minister is not enough as the way in which the air-coolers and air-conditioners have been purchased, etc. There is the public Undertakings Committee. Will the hon. Speaker be pleased to direct the public Undertakings Committee to specially examine it. Any way the Committee does it but why not this be referred to the Public Undertakings Committee?
Mr. Speaker:—The Chairman of the public Undertakings Committee is here and will take notice of it.

Stopping of the Aid to Mica Mines Welfare Hospitals in Rapur Taluk.

79—

*7856 Q.—Sri N. Venkataratnam Naidu (Rapur):—Will the Minister for Health and Medical be pleased to state:

(a) whether the Government are aware of the fact that the State Aid to the Mica Mines Welfare Hospitals in Rapur taluk, Nellore District has been stopped; and

(b) if so, the action proposed to be taken in the matter in view of the fact that the agricultural labour as well as other backward and lower income groups are suffering very much without proper medical aid though there are hospitals working in their area?

The Minister for Medical and Health (Sri K. Rajamallu):—

(a) Yes, Sir.

(b) It is not a fact that the medical aid is denied to the Agricultural Labour as well other backward and lower income groups, as routine out-patient treatment is given to all persons free in the Hospitals/Dispensaries run by the Mica Mines Labour Welfare Organisation. For the cases of serious nature, they are being referred to Gudur or Nellore Government Hospitals for treatment.

Oral Answers to Questions.

Q. No. 80 was not put. Answer printed as written answer, after starred Questions.)

Eviction of Families of Harijans and B.Cs. from
Boggulakunta Land

(a) 31 families, who were occupying the premises belonging to the Endowments Department at Boggulakunta, Hyderabad City, were evicted, as the site was required for construction of office building of the Endowments Department.
(b) The Endowments Department is not concerned with the question of permanent rehabilitation of the evicted families. However, some of the evicted families were temporarily provided shelter for two or three days in Rajabhavan, Hyderabad.

(c) No, Sir.

(d) Do not arise.

(e) Do not arise.

2. The question of rehabilitation of the evicted families is being considered by the Department. However, some of the evicted families were temporarily provided shelter for two or three days in Abadhan, Hyderabad.

3. No, Sir.

4. I am sorry.

5. I am sorry.
8-50 am.  

Mr. A. P. Prabhakar Rao:—Sir, can a member talk about a Minister that the Minister is sucking blood of the people? Is it polite and parliamentary?

Smt. J. Eswari Bai:—That is not unparliamentary.

Sri Kudipudi Prabhakar Rao:—He being a Minister, can he suck the blood of a man?

Sri A. Sreeramulu:—It is not unparliamentary, Sir because blood sucking can never be said to be unparliamentary. The dictionary of parliamentary words may be referred to.
Sri C.V.K. Rao: —I challenge the Minister. He is accusing the Members that they are collecting from the people and setting them up on particular lands.

Mr. Speaker: —The answer must be confined to the question. He need not travel beyond and complicate matters.

Mr. Speaker: —He need not say. I am not compelling him to say. He need not travel beyond and provoke members.

Mr. Speaker: —He has already replied. It is not the business of the Endowments Department. The Revenue Department and other Departments look after these things.

Mr. Speaker: —I do not think there is any such responsibility.
Mr. Speaker:—There is no point of order.

Mr. Speaker:—There is no point of order.

Mr. Speaker:—There is no point of order.

9-00 a.m.

Mr. Speaker:—There is no point of order.
Awards to the Officers Showing Zeal in Implementing the Minimum Wages Act

*8257 Q.—Sri M. Nagi Reddy:—Will the Minister for Labour be pleased to state:

(a) whether the Govt. propose to give awards to officers showing zeal in implementing the Minimum Wages Act for Agricultural Labour in the State; and

(b) whether the Govt. also propose to punish the officers found lethargic in the implementation of the Act?

The Minister for Labour Sri (T. Anjaiah):—(a) & (b) At present the machinery for implementation of minimum rates of wages in agriculture are Block Development Officers, Village Development Officers, Extension Officers (Agriculture), besides the Labour Enforcement Officers and Assistant Inspectors of Labour. Minimum rates of wages in agriculture is one of the points under the 20 Point Economic Programme. There are State and Dist. Level Committees to review the progress. Government will consider giving awards and rewards or punishments after getting reports from the Collectors and the Commissioner of Labour. I have already given instructions to the Secretary for obtaining necessary reports from the Collectors and the Deputy Commissioners of Labour.
After getting full reports from the Collectors and the Deputy Commissioners, definitely I will take action.

The Collectors and the Deputy Commissioners have already submitted their reports. They have clarified that the wages paid to the workers are more than the minimum wage. They have also mentioned that the workers are satisfied with the wages. In the meanwhile, I am going to all the districts to enquire.
Oral Answers to Questions. 23rd July, 1976. 441

H. W. :— The Hon’ble Member also is a Member in that. We have already given the powers to the Co-operative Inspectors for implementation of these minimum wages. We are getting the full reports. Then, we will definitely take action.

(1) D. V. :— 1975-643 50 39 9-10 a.m. We have disposed of 39 cases. We have given powers to Deputy Commissioners of Labour to settle these claims.

(6) A. :— 20 20 20 20 20 20 20. Misutilisation of Funds by the Directors of the Tuluq Marketing Society, Palakonda.

*7859 Q.—Sri K. Narasayya (Palakonda) :—Will the Minister for Co-operation be pleased to state ;
(a) Yes Sir.

(b) A petition was received against the President. The matter was enquired into. The Marketing Federation has filed an arbitration reference for recovery of the amounts due.

(c) Yes Sir.

(d) Yes Sir.

PAYMENT OF SALARIES TO THE BORE WELL MECHANICS IN CHITTOOR DISTRICT

Q. — Sri D. Venkatesam (Kuppam) :— Will the Minister for Panchayati Raj be pleased to state:

(a) the number of bore well mechanics working in Chittoor district;
(b) whether it is a fact that the said mechanics were not paid their salaries from September, 1975; and
(c) if so, the reason therefor?

The Minister for Panchayati Raj (Sri L. Lakshman Das) :

(a) 13 bore pump mechanics and one Helper are working in Chittoor District.
(b) and (c) Yes, Sir.

The salaries could not be paid owing to paucity of funds. However, necessary funds were released in January, 1975 and all the mechanics have been paid till the end of February 1976 and some have been paid for a further period also. The Collector, Chittoor has issued instructions to Block Development Officers for the payment of salaries of all pump mechanics from the general funds of the Panchayat Samithi pending adjustment of Panchayat contribution from the 25 paise grant.

Sri D. Venkatesham :—It is said that the Collector, Chittoor has issued instructions to B. D. Os for the payment of salaries of all pump mechanics from the general funds of the Panchayat Samithis. When the Govt. issued instructions to the Collectors?

Re-organisation of SCERT.

86—

7796 Q. —Sri Nissankarao Venkataratnam (Guntur II) :
Will the Minister for Education and Cultural Affairs be pleased to state:

40—3
23rd July, 1976

Oral Answers to Question

(a) whether there is reorganisation, restructuring and rationalisation of SCERT;

(b) what are the changes now made and the reasons therefor;

(c) whether the Department of Educational and Vocational Guidance which was existing since 1937 as State Bureau of Education and Vocational Guidance, is now abolished and instead a new department created which is called Educational Statistics;

(d) the qualifications to hold the post of the Professor of the above new department and whether any persons are available to hold the post; and

(e) the person now holding the post and his qualifications?

The Minister for Education (Sri M. V. Krishna Rao):

(a) Yes, Sir.

(b) The existing 9 Departments in State Council of Education, Research and Training were amalgamated into 7 Departments, with change of designation of certain officers, with a view to enable the State Council of Educational Research and Training to fulfil its functions in relation to the academic responsibilities vis-a-vis School Education and Higher Education and also to secure maximum results from the personal resources of State Council of Educational Research and Training.

(c) No, Sir. In 1967 when the State Council of Educational Research and Training was established the Department of Educational & Vocational Guidance was merged with it along with the State Institute of Education, State Evaluation Unit and the State Institute of Science. The work of Educational and Vocational Guidance is now attended to by the Department of Foundations. The Department of Educational Statistics is a separate division of the State Council of Educational Research and Training.

(d) Framing of Adhoc rules for the post is under consideration. The question of filling up of the post on a regular basis will be considered after rules are framed.

(e) Pending framing of Adhoc rules Sri K. V. Ranga Reddy, Deputy Director in the Directorate of School Education has been temporarily appointed to hold the post. He is a B.A., (Maths) with B.Ed.

He is only a Third Class B.A. When Qualified people are already available in the Department, why a Third Class Graduate was appointed even though he is a B. ED?
Mr. Speaker:—Answer has been given already.

Sri A. Sriramulu:—This is a Research and Training institute. I want to know whether it is the policy of the Education Minister to post Third Class Graduates to man some of the posts in the particular institution? What exactly is the policy of the Government?

Mr. Speaker:—He is repeating the same which he has said just now. We want to know what exactly prompted the Government to post a Third Class Graduate, eventhough on a temporary measure, when already Post Graduates are available in the institution?

Sri A. Sriramulu:—May be. But, Third Class is no Class at all. You have put this man as a sort of showing some favour to him. What do you say to this?
 Failures in Seventh Class Examination in 1976

87—

Q.— Sri Nallapareddi Sreenivasulu Reddi :— Will the Minister for Education & Cultural Affairs be pleased to state:

(a) whether it is a fact that more than 90% of the students who appeared for the Seventh Class examination in 1976 failed; and?

(b) if so, the reasons therefor?

Sri M. V. Krishna Rao :— (a) No, Sir.

(b) Does not arise.

Sri A. Sreeramulu :— I am convinced that there is anarchy in the administration of this Department. As far as 7th Class is concerned, after the examinations were over, rules of promotion were drastically altered. According to the old rules i.e., Rules of 1971, Class Marks were being accounted. All of a sudden, the Examinations were completed on 3rd March. On 5th March, Government issued orders changing the procedure. What exactly was the ground on which the Government came to this conclusion after the completion of the examinations. Is it a fact that some of the parents of the boys have challenged this particular decision of Government in the High Court?

Sri A. Sriramulu:—My question is not answered. Government should have woken up much earlier than the date of the examination. Examination was completed on 3rd March. On 5th March, Government all-of-a-sudden revised the procedure and the students had no idea how the papers are going to be valued. What exactly was the provocation of the Government to alter the procedure after the examination?

Sri M. V. Krishna Rao:—(a) No, Sir.
(b) Does not arise.

Taking of Grants in the name of Bogus Educational Institutions

Sri P.V. Ramana (Anakapalli) —Will the Minister for Education and Cultural Affairs be pleased to state:

(a) whether any instances of taking grants in the name of bogus educational Institutions have come to the notice of the Government, and

(b) If so, the action taken by the Government in the matter

Sri M. V. Krishna Rao:—(a) No, Sir.
(b) Does not arise.

9-30 a.m.

Decision and Resolutions Adopted in the Harijan Conference in Nizamabad District.

89—

*§173 Q.—Sri M. Narayan Reddy (Bhodan):—Will the Minister for Social Welfare and Technical Education be pleased to state:

(a) whether the 'Harijan Conference' in Nizamabad district has been organised on 25th and 26th March, 1976 and if so, the nature of decisions and resolutions adopted in the conference,

(b) the nature of followup action taken or proposed to be taken for the implementation of the resolutions adopted in the conference.

(c) whether any extra financial allocations have been made towards the implementation of these resolutions, and

(d) whether any administrative machinery has been created as the district level to pursue action on a permanent and continuous basis for the implementation of the decisions and resolutions adopted or to be adopted in future conferences?

The Minister for Social Welfare (Sri B. Sreerama Murthy)(a):—Yes, Sir. The Harijan Conference held at Nizamabad made several recommendations on the Social, Educational and economic problems of Scheduled Castes.

(i) The resolutions passed at the Nizamabad Conference were considered by the State Harijan Conference held in April, 1976. The consolidated recommendations made by the State Harijan Conference are under consideration of Government.

(c) No, Sir,

(d) No, Sir.

Sri M. Narayan Reddy:—Sir, several important resolutions and decisions were made in the Conference which aroused lot of hopes and aspirations among the Harijans. You have seen that for the first time a large number of Harijans from all over the districts assembled in one conference. What is the machinery that is provided at the district level to pursue all those resolutions? Otherwise, they will get frustrated. Whether any financial provision is created for this?
Mr. Speaker:—Whether any machinery has been created?

Sri B. Srirama Murthy:—The question of setting up a machinery, particularly for the purpose at the district level does not arise.

Sri D. Venkateshama:—When was the proposal received by the Government? How long back and when it is going to be finalised?

Sri Asif Pasha:—The proposal was received sometime in August 75 and it is under consideration of the Government.
WRITTEN ANSWERS TO QUESTIONS (STARRED)

EXEMPTION OF TRACTORS FROM SALES TAX

76—

8249 Q.—Sri M. Nagi Reddy:—Will the Minister for Finance be pleased to state:

(a) whether the Govt. propose to exempt the Tractors from sales tax;
(b) if so, when; and
(c) whether the Govt. are aware of the fact that some States like Haryana and Punjab are levying only a nominal sales tax on each vehicle?

A:

(a) No, Sir.
(b) Does not arise.
(c) In Punjab and Haryana the rate of tax is as follows:

<table>
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<tr>
<th>State</th>
<th>Rate Manufactured in India</th>
<th>Rate Tractors imported from abroad</th>
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<tbody>
<tr>
<td>Haryana</td>
<td>4%</td>
<td>6%</td>
</tr>
<tr>
<td>Punjab</td>
<td>1%</td>
<td>3%</td>
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COMPLETION OF PRIMARY HEALTH CENTRE BUILDING OF CHALPUR, MULUG TALUK.

80—

7734—(I) Q.—Sarvasri Santhosh Chakravarthy and Kasani Narayana (Jangoan):—Will the Minister for Health and Medical be pleased to state:

(a) whether the Primary Health Centre building of Chalpur village Mulug Taluk, Warangal district, is incomplete for the last ten years for want of funds;
(b) if so, when it will be completed and how much amount is required for completion; and
(c) whether the Public has given their share of contribution?

A:

(a) Yes, Sir,
(b) An amount of Rs. 30,000/- is required for completion of the building. Instructions have been issued to Block Development Officer, Panchayat Samithi, Mulug and Secretary, Zilla Parishad, Warangal to complete the work without further delay.
(c) Land measuring 2.12 acres was donated by Sri B. Venkata Rao and an amount of Rs. 8,137/- was realised from the public contributions.
Matters under Rule 329.

23rd July, 1976

Protected water supply schemes to Kanigiri

85—

*7739 (N) Q. Sri S. Papi Reddy (Kanigiri) :- Will the Minister for Panchayati Raj be pleased to state:

(a) whether protected water supply scheme, Kanigiri, Prakasam district, was inaugurated by the hon. Chief Minister;
(b) When it was inaugurated;
(c) whether drinking water is supplied to Kanigiri town by this protected water supply scheme; and
(d) if not, why and from when?

A.—(a) Yes, Sir.
(b) 18th October, 1975.
(c) Yes Sir, from 27-3-1976.
(d) Does not arise.

MATTER UNDER RULE 329

Re: (1) "Death of four persons due to roof fall in Kalyani Khani at Bellampalli on 17-7-1976.

Sir, the following persons died due to roof fall in Kalyani Khani at Bellampalli in third shift on 17-7-1976 at about 2-30 hours.

Matter under Rule 328: re: (2) Moratorium of Loans taken by the Village poor.

1. Sri Kusuma Durgaiah, Mining Sirdar
2. Sri Rulla Chandriah, Timberman
3. Sri Iskella Rajaiah, imberman

Sri Dugam Yella Posham, Coalfiller was seriously injured. The Central Government is the appropriate Government to cause an enquiry into the cause of the accident. The cause of accident is already under investigation by the officers of the Management of Singareni Collieries and the officers of the Directorate General of Mines Safety (Ministry of Labour and Employment).

All necessary assistance has been rendered to each of the family of the deceased including payment of Rs.500/- ex-gratia.

re: (2) Moratorium of Loans taken by the Village Poor.

Sri V. Keshavulu;—This Government promulgated the Andhra Pradesh.....

Sri, C.V.K, Rao:—Point of Order, Sir, The Chief Minister made an announcement and that being the position it is better for him to answer.
Matter Under Rule 329

re: (2) Moratorium of Loans taken by the Village poor.

Sri K. V. Keshavulu:—This Government promulgated the Andhra Pradesh Indebted Agriculturists, Landless Labourers and Artisans (Temporary Relief) Ordinance on 26th August 1975 which was subsequently replaced by the Andhra Pradesh Indebted Agriculturists, Landless Labourers and Artisans (Temporary Relief) Act 1976. The Act will be in force till 25th August 1976. The Government have power to extend the time for one more year. The essential provision of the Act is that the recovery of debts not exceeding Rs. 1,000/- due to private money lenders of Agriculturists, Landless Labourers and artisans is postponed by one year, i.e., till 25th August 1976.

2. As a result of the moratorium the following information has been received from the High Court.

(a) Number of suits against agriculturists pending as on 26-8-975. 21,946
(b) Amount involved in the suits Rs. 5,64,65,972.00
(c) Number of execution petitions stayed consequent on the promulgation of the legislation. 1,408

3. To meet the consequential credit squeeze from the traditional money lenders, Government have issued directions that 75% of the borrowings of Cooperative credit societies should be sanctioned for small farmers, that loans be given for consumption purposes up to Rs. 250 for each member and that the membership in the Cooperative Credit Societies should be thrown open to all eligible persons.

4. The question of giving a more substantial relief from indebtedness to the above categories of persons by way of a permanent legislation is under active consideration of the Government.
Calling attention to matters of Urgent Public Importance:

re: Large number of failures in the re-examination conducted for the intermediate students belonging to Rayalaseema region in the English Second Paper.

Calling Attention to Matters of Urgent Public Importance

(1) re: The removal of the houses belonging to P. telegunta community at Kattubaddipalem village of Kovur taluk, Nellore District on 17-7-1976,

The Minister for Revenue (Sri P. Narasa Reddy):—Sir,

810/1/10 of Vooveru in Kovur Taluk, Nellore Dist. Ac. O 67 Cents originally classified as cattle stand pero boke and transferred to Assessed waste dry was assigned to Sri Bellamkonda China Appayya for cultivation purpose. On objection by Girijans the Tahsildar, Kovur inspected the lands, cancelled the assignment land and allotted the land, to Girijans for house sites. On approach by Sri China Appayya the High court of Andhra Pradesh in W.P.M.P. No. 1896/76 in (W. P. 1169/76) on 26-3-1976 suspended the operation of Tahsildar orders cancelling D. Form Patta to China Appayya. Meanwhile Cina Appayya filed Civil Suit in O. S. No.41/76 in District Munsif Court, Kovur for possession of land and obtained ex-parte order in E. P. No.84/76 and took possession of the land by evicting the three huts in the area on 17-7-1976 with the assistance of the Court Amin and the Police. Alternative sites offered by the Tahsildar on 17th itself were refused by the Girijans. Instructions were issued to show alternate sites in view of High Court's order. Only three huts were removed but not 20.

Mr. Speaker:—Whether any financial assistance will be given?

Sri P. Narasa Reddy:—To obviate the orders of the High Court we are going to give it, but the Girijans insist that the same must be given. It will be a long drawn procedure.

(2) re: Large number of failures in the re-examination conducted for the Intermediate Students belonging to Rayalaseema region in the English Second Paper.

Sri M. V. Krishna Rao:—Sir, There was leakage of question paper in English paper II, on account of distribution of question paper II in English instead of paper I scheduled for that day at Jammulmadugu Junior College, Cuddapah District. On the basis of the report of the District Educational Officer and police about the
Calling Attention to Matters of Urgent Public Importance:

re: (2) Large number of failures in the re-examination conducted for the Intermediate students belonging to Rayalaseema region in the English Second Paper.

possible spread of the leakage of paper II in English, reexamination in English paper II in Rayalaseema area was conducted. Another question paper in English paper II was re-set as per the Syllabus. Out of 14,925 candidates appeared, 5,903 passed in paper I English and 7,231 passed in English paper II (Re-Examination) Thus it is not correct to say that a good number of students failed in the re-examination in paper II as nearly 50% students have passed.

The Board of Intermediate Education has not made any recommendation to the State Government for granting moderation. Therefore it is not correct that the Board recommended to add 10 marks in moderation. The results of the S. C. and the Intermediate Examinations held during March, 1976 were considered by the Government and noted that this year, since the usual moderation has not been applied, the failure rate has been somewhat high. To ensure the candidates who secured border line marks also become eligible for higher studies, moderation to the extent of a total of five marks in the aggregate in such subject or subjects, which may be most advantageous to the candidates was allowed to the Intermediate Examination March, 1976.

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Calling attention to Matters of Urgent Public importance:

re: (2) Large number of failures in the re-examination conducted for the Intermediate students belonging to Rayalaseema region in the English Second Paper.
Presentation of the Report of the House Committee on the Girijan Cooperative Corporation.

PAPERS LAID ON THE TABLE

G. O. Ms. No. 390, Revenue, dated 2-4-1976 and
G. O. Ms. No. 488, Revenue dated 28-4-1976


Sir, I also beg to lay on the table a copy of the Notification issued with G.O. Ms. no. 488, Revenue dated 28-4-1976 and published at pages 205-206 of the Rules supplement to Part II of the Andhra Pradesh Gazette dated 13th May, 1976, amending the Andhra Pradesh Entertainments Tax Rules, as required under section 16 (6) of the Andhra Pradesh Entertainments Tax Act, 1939.

G. O. Ms. no. 620, Labour Emp. & Tech. Edn. Dt. 28-6-1976

Sri T. Anjaiah:—Sir, I beg to lay on the table a copy of each of the Notifications issued in G O Ms. no. 620, Labour Employment and Technical Education (S) Department dated 28-6-1976 and G. O. Ms. no. 621, Labour, Employment & Technical Education (S) Department, Dated 28-6-1976 as required under Sub-Section (3) of Section 40 of the Industrial Disputes Act, 1947.


Sri K. V. Kesavulu:—Sir, I beg to lay on the table a copy of each of the Notifications issued in G O Ms. no. 469 Industries and Commerce, dated, 26-5-1976 and G. O Ms. no. 470 Industries and Commerce, dated, 27-5-1976 as required under Section 6 of the Andhra Pradesh Relief Undertakings (Special Provision) Act, 1971.

Consolidated accounts of Z. Ps and P. Ss, for the year 1969-70

Sri Lakshman Das:—Sir, I beg to place on the table a copy of the consolidated accounts of Zilla Parishads and Panchayat Samithis for the year 1969-70 together with an audit review furnished by the Additional Examiner of Local Fund and Panchayati Raj Accounts, Andhra Pradesh, Hyderabad with reference to the recommendation of the Public Accounts Committee made on 21-8-1972.

Mr. Speaker:—Papers laid.

Presentation of the Report of the House Committee on the Girijan Cooperative Corporation.

Sri M. Narayana Reddy:—Sir, I beg to present the Report of the House Committee relating to the deficits and misappropriations etc. in the Girijan Cooperative Corporation.

Mr. Speaker:—Report Presented.
Motion under Rule 187 of the Assembly Rules.

Re; Leave of absence to Sri Shafi-ur-Rahaman M.L.A.

Sri Syed Hassan:—Sir I beg to move that under Rule 187 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly, leave of absence be granted to Sri Shafi-ur-Rahaman, M.L.A. till the end of July, 1976 as he was admitted in the Hospital at Bangalore.

Mr. Speaker:—Motion moved.

The question is:

"That Under Rule 187 of the Rules of Procedure and conduct of Business in the Andhra Pradesh Legislative Assembly, leave of absence be granted to Sri Shafi-ur-Rahaman, M.L.A. till the end of July, 1976 as he was admitted in the Hospital at Bangalore".

Motion was adopted.

Sri C. V. K. Rao:—Sir, our colleague Sri Shafi-ur-Rahaman met with an accident at Bangalore and it is an unfortunate thing. Necessary medical assistance should be given to him since he was in a different State altogether. I hope the Chief Minister........

Announcement:

re: Time fixed for the receipt of Amendments to certain Bills.

Mr. Speaker:—I am to announce to the House that amendments to the following three Bills will be received up to 4-00 p.m. on Saturday the 24th July, 1976.

(1) The Andhra Pradesh Municipalities (Fifth Amendment) Bill, 1976.


(3) The Andhra Pradesh Cooperative Societies (Second Amendment and Valitation) Bill, 1976.
Mr. Speaker: — I am to announce to the House that amendments to the following two Bills will be received up to 4-00 p. m. on 26-7-1976.


Sri P. Narasa Reddy:— Sir, I beg to move for leave to introduce the Andhra Pradesh (Andhra Area) Estates Abolition and Conversion into Ryotwari Amendment Bill, 1976.

Mr. Speaker:— Motion moved.

The question is.

"That leave be granted to introduce the Andhra Pradesh Andhra Area Estates Abolition and Conversion into Ryotwari Amendment Bill, 1976".

The motion was adopted and the Bill was introduced.

The Andhra Pradesh Marriages validation (Repeal) Bill, 1975.

Sri J. Vengal Rao:— Sir, "I beg to move for the continuance of the Andhra Pradesh Marriages Validation (Repeal) Bill, 1975".

Mr. Speaker.— Motion moved.

The question is:

"That the Andhra Pradesh Marriages validation (Repeal) Bill, 1975 be continued".

The motion was adopted.

STATUTORY RESOLUTION

Disapproving the A.P. Gram Panchayats Amendment Ordinance, 1976

Sri C. V. K. Rao:— Sir, I beg to move:

"That this House disapproves the ordinance called Andhra Pradesh Gram Panchayats (Amendment) Ordinance, 1976 promulgated by the Governor on 13th May, 1976."
Mr. Speaker:—Resolution moved.

Mr. Speaker:—When the notice of a statutory resolution is given and the Government also comes with the Bill, the practice in Parliament as well as in other Houses is that both the Resolution and the Bill are discussed together.

Sri C. V. K. Rao:—The Government is coming with a Bill after the ordinance is passed. It was promulgated and actually it is in force. Now I am questioning the very propriety of this Act. Therefore, you should give me an opportunity.

Mr. Speaker:—You will certainly be given an opportunity after he moves the Bill.

GOVERNMENT BILL

THE ANDHRA PRADESH GRAM PANCHAYATS
(SECOND AMENDMENT) BILL, 1976.

Sri L. Takshmandas:—Sir, I beg to move:

“That the Andhra Pradesh Gram Panchayats (Second Amendment) Bill, 1976, be taken into consideration.”

Mr. Speaker:—Motion moved.

Sri C. V. K. Rao:—Mr. Speaker Sir, Now I raise a fundamental objection to the way in which the Governor is asked to promulgate the ordinance. Unless the Cabinet advises him as such, the Governor will not resort to the promulgation of ordinances. It has become a common practice to promulgate ordinance on any thing. It is not ood. We should respect the Legislature. The Legislature

is there to legislate. Under extraordinary circumstances alone, the Cabinet goes to the Governor for promulgation of ordinances. What is that extraordinary circumstance? Now the Legislature has become a subordinate wing and it has no authority whatsoever. It is a very sorry state of affairs. Why do you promulgate an ordinance? The Legislature is there, the Government would have come before the House and get it passed. Why do you multiply work? Why do you ignore the very power and authority of the Legislature? It is not for the Hon'ble Speaker or for the Legislature to question the Governor; it is on the advice of the Minister that the Governor promulgates ordinances. Is the Government considering that promulgation is so important that the Governor should be asked to promulgate 7 ordinances? Therefore, I fail to understand that where are we going. If this is the position, it is really a very sorry state of affairs. We are, as a matter of fact, destroying the very democratic set up of our country. To-day there may be one Government; tomorrow, there may be another party in power. Your dictatorial Government is there. This is only a show. For everything, an ordinance will be promulgated. Therefore, I consider, on a matter of principle and in order to protect the interests rights and sovereignty of the Legislature, I would demand the Government, not to resort to this kind of tactics. If the Government wants that a piece of legislation is very urgent, you can get it done in the Legislature. We remember that on a previous occasion, the Legislature was summoned by telegraphic message. I see no reason whatsoever for the Government to belittle the Legislature and make it an ineffective instrument thereby bringing contempt to the very democratic system that exists in this Country. This is my objection.
Government Bills
The A. P. Gram Panchayats
(Second Amendment) Bill, 1976.


10-10 a.m.
Government Bills
The A. P. Gram Panchayats
(Second Amendment) Bill, 1976.

23rd July, 1976

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Sri Syed Hasan (Charminar) :—Sir, this is the first reading of the Bill. I will speak generally also.

Mr. Speaker :—Only on the Bill but not on the entire Panchayati raj system.

Sri Syed Hasan :—The functioning of Panchayati Raj is in it.

Mr. Speaker :—You must confine your criticism or whatever it is, only to the promulgation of the Ordinance.

Sri Syed Hasan :—While speaking on that point, I will take some time. I will have to elaborate.
Mrs. Speaker:—Not more than 3 or 4 minutes because three other Bills have to be disposed of now.

Sri Syed Hasan:—I will take a little time.

Sir, as we all know the hon. Minister for Panchayati Raj had taken two laurels in his cap for getting two Bills passed the other day. As we all know it has become a time factor, we have become more artificial in our life and outlook, less sincere to the people who had elected us or to ourselves. This fact has to be noted. As you know, there was a time when the Governments were run with a few Acts and enactments. Now we feel proud of adding more Acts to our book of Statute. We see that Britain is run with unwritten Constitution but still it could be compared with any other country with regard to efficiency.

We passed a Bill on the 21st. We said it is a step forward towards progress. We have to see how far it is correct. The moment this Ministry took over we noticed that though it is called a democratic Government, no basic democracy is existing in our State no municipality, no gram panchayat, no Zilla Parishad and no Corporation. The result of it is, as we know, that it has ended in a chaos and in corruption. There is no check about it.

A few instances about Zilla Parishads and panchayat raj department, I would like to give. You know how conditions are going on and how far this boasting is correct that we are running the government on democratic lines. A casing pipe was ordered by the Department and a loss of Rs. 10 lakhs was incurred in 1973-74. There was a raid. After Emergency, the Government of India and the State Government have all agreed that the rates have reduced. But a contract for such big amount was given to the same contractor...

Mr. Speaker:—I think you have missed an opportunity to speak the other day and probably you are trying to make it up now. I do not think you can gain it today. You must speak on the provisions of the Bill.

Sri Syed Hasan:—After giving a couple of instances, I will come to it.

Mr. Speaker:—To the principles of this Bill.

Sri Syed Hasan:—What would be the effect of this Bill being passed, I would like to say by giving a couple of instances. I would not take much time.
Mr. Speaker:—At 11-00 a.m. we have to begin the non-official business. The last two and a half hours we must have for private members business today.

Sri Syed Hasan:—As you know I missed the chance of speaking the other day.

Mr. Speaker:—I would give you some other chance, not today.

Sri Syed Hasan:—I would like you to know the conditions of the Panchayat Samithis and Zilla Parishads. You had passed the Bill in this House but it would not be implemented for a long time to come. What would be benefit of such a Bill. This point I wanted to stress, for which I want to give a couple of instances. Due to non-existence of Zilla Parishads and panchayat samithis, there is corruption and deterioration in the department. Therefore, we have to look into this aspect also from that angle. People who are right from their first posting or second posting are at the top of the ladder in the Government in that department. As you don't want me go give instance, I would refrain from giving any. I would like to know how this sort of enactment would help us in running the democratic institutions. Our hon. Minister for Panchayat Raj also, I feel, would find himself helpless in taking action against such persons because, for the time being, I also sympathise that he is a political orphan, his political guru is no more in power. He also feels difficult to take action against them. When the gram Panchayats are not in existence and when the gram panchayats are not functioning, you are coming forward with an amending Bill for extension. It is absurd. We have already passed a Bill. That would be helpful in future when we hold elections. Now it is of no use. Therefore, it has to be withdrawn.

Mr. Speaker:—He wants to hold the election.

Sri C.V.K. Rao:—He wants extension of the term of the members and that the members should continue without election.
Mr. Speaker:— So that they may hold election as early as possible. That is his intention.

Electoral system of gram panchayat is now pending before the State Legislature. It has got far-reaching changes, and the result will be known once it is enacted. The amendment has been made to facilitate the process of election. The A.P. Gram Panchayats (Second Amendment) Bill, 1976,

Government Bills:
The A.P. Gram Panchayats (Second Amendment) Bill, 1976

Mr. Speaker:—The question is:

"That this House disapproves the ordinance called Andhra Pradesh Gram Panchayats (Amendment) Ordinance 1976 promulgated by the Governor on 13th May, 1976".

The Statutory Resolution was negatived.

Mr. Speaker:—The question is:

"That the Andhra Pradesh Gram Panchayats (Second Amendment) Bill 1976 be taken into consideration".

The Motion was adopted and the Bill was considered.

CLAUSES 2 & 3.

Mr. Speaker.—The question is.

"Clauses 2 and 3 do stand part of the Bill".

The Motion was adopted and clauses 2 and 3 were added to the Bill.

CLAUSE 1.

Sri L. Lakshmandas:—Sir, I beg to move:

"In sub-clause 1, Clause 1, for "(Second Amendment). Substitute "(Third Amendment)."

Mr. Speaker:—Amendment moved.

(Pause)

The question is:

"In sub-clause (1) of clause 1, for "(Second Amendment). Substitute "(Third Amendment)"

The Amendment was adopted.

Mr. Speaker:—The question is:

"Clause 1, as amended, do stand part of the Bill".
The Motion was adopted and Clause 1, as amended, was added to the Bill.

**ENACTING FORMULA & LONG TITLE**

Mr. Speaker:—The question is:

"Enacting Formula and Long Title do stand part of the Bill."
The Motion was adopted, and Enacting Formula and Long Title were added to the Bill.

Sri L. Lakhmandas:—Sir, I beg to move:

"The Andhra Pradesh Gram Panchayats (Second Amendment) Bill 1975 be passed".

Mr. Speaker:—Motion moved.
The question is:

"That the Andhra Pradesh Gram Panchayats (Second Amendment) Bill, 1975 be Passed."
The Motion was adopted and the Bill was passed.

**STATUTORY RESOLUTION**

**DISAPPROVING A. P. UNIVERSITY ACTS (SUPPLEMENTARY) AMENDMENT ORDINANCE, 1976**

Sri C. V. K. Rao:—Sir, I beg to move:

"That this House disapproves the ordinance called the Andhra Pradesh University Acts (Supplementary) Amendment Ordinance 1976 promulgated by the Governor on 17th April, 1976.

Mr. Speaker:—Resolution moved.

The Andhra Pradesh University Acts (Supplementary) Amendment Bill, 1976

Sri M. V. Krishna Rao:—Sir, I beg to move:

"That the Andhra Pradesh University Acts (Supplementary) Amendment Bill, 1976 be taken into consideration."

Mr. Speaker:—Motions moved.

Government Bills:
The A. P. University Acts (Supplementary) Amendment Bill, 1976.

You have got that power and it can be done within 24 hours. Then, place that piece of legislation, that piece of Bill or any statutory provision or any order or any statement before the Legislature. We are spending so much money, so much peoples money. Let the democratic discussion take place and you may win with your law and order, with your power and strength and brute majority. But at the same time, listen to the discussions, listen to the wise words, listen to the opposition, listen to your own men and then go ahead. Therefore, I would like to suggest not to resort to this measure in a thoughtless manner and respect the Legislature which is a Sovereign Body elected by the people, no matter what party or what man sits there.
Sri Ch. Parusurama Naidu (Parvathipuram) :—Speaker Sir, bringing of an ordinance by itself is a very exceptional matter, provided in the rules and in the Constitution. It ought to be very rarely done but now-a-days we have a series of ordinances coming like a flood almost drowning the Legislature. So, as a matter of general principle, I have to state that this sort of practice will have to be discouraged. Therefore, with regard to this particular ordinance, I have to state that it ought not to have been issued. The legislature was allowed to participate in this election, the Speaker, everybody has participated in this election to the Senate of the Andhra University and other Universities. We have voted. So, in a way, the opinion of the legislature is that the election should be conducted and that there should representation by election. When this is so, and when both the legislature Party and the Legislature as well have participated and persons have been elected, it is really unsavoury and not proper that an ordinance should come removing or invalidating the entire election. That is something unprecedented. I do not know if such were the intention that election should not be held why the matter has not come up before the Legislature. It has been forgotten.

The next aspect of it is this.

The provisions of the Ordinance are really drastic. We respect and cherish the autonomy of the Universities. We all accept and accepted for over a period of quarter of century the autonomy of the Universities. There shall not be any Corporation like Agro industries Corporation or Infra Structure Corporation as far as education is concerned. As the matter stands now, everybody is to be nominated. When that is so, there would be frustration and distress in the
educational institutions. Almost, the Universities would become a part and parcel of the Government Department for which Mr. Krishna Rao is the supreme head. The Government will have to reconsider position. Having been brought up in the traditions of autonomy of the University education, the filling up of the mind with all these notions, is some thing not acceptable. It is some thing revolting the intellectual man with this sort of thing. If all the persons who are to administer the affairs of the University are to be nominated by the Government, why should there be a University at all? It could be a department of the Government. I also do not wholly accept what all my friend Mr. V.K. Rao has said. In my opinion, the provisions of the Ordinance and the issuance of the Ordinance is not really felicitious, desirable and acceptable. Thank you, Sir.

"The Syndicate of the University" shall be and shall be deemed always to have been substituted.

In Section 13 of the Principal Act, in sub section 1 the words "after consultation with the University" shall be and shall be deemed always to have been omitted.

Mr. Speaker:—The question is:
Government Bills
The A. P. University Acts
(Supplementary) Amendment Bill, 1976.

"That this House disapproves the Ordinance called the Andhra Pradesh University Acts (Supplementary Amendment Ordinance 1976 promulgated by the Governor on 17th April, 1976.

The motion was negatived.

Mr. Speaker:—The Question is:

That the Andhra Pradesh University Acts (Supplementary) Amendment Bill, 1976 be taken into consideration.

The Motion was adopted, and the Bill was considered.

Clauses 2 to 4.

Mr. Speaker:—The question is:

"That Clauses 2 to 4 do stand part of the Bill."

The Motion was adopted and Clauses 2 to 4 were added to the Bill.

Clause 1, Enacting Formula and Long Title

Mr. Speaker:—The question is:

"That Clause 1, Enacting Formula and Long Title of the Bill do stand part of the Bill."

The Motion was adopted and Clause 1, Enacting Formula and Long Title were added to the Bill.

Sri M.V. Krishna Rao:—Sir, I beg to move: "That the Andhra Pradesh University Acts (Supplementary) Amendment Bill, 1976 be passed."

Mr. Speaker:—Motion moved.

The question is:

"That the Andhra Pradesh University Acts (Supplementary) Amendment Bill, 1976 be passed."

The Motion was adopted and the Bill was passed.

Statutory Resolution

Disapproving the A.P. Agricultural University (Second Amendment) Ordinance, 1976.

Sri C.V.K. Rao:—Sir, I beg to move:

"That this House disapproves the Ordinance called the Andhra Pradesh Agricultural University (Second Amendment Ordinance 1976 promulgated by the Governor on 25th June, 1976 as no immediate action was taken thereon."

Mr. Speaker:—Statutory resolution moved.
The Andhra Pradesh Agricultural University (Second Amendment) Bill, 1976

Sri J. Chokka Rao:—Sir, I beg to move:

That the Andhra Pradesh Agricultural University (Second Amendment) Bill, 1976, be taken into consideration.

Mr. Speaker:—Motion moved.

Sri J. Chokka Rao:—Sir, I beg to move:

In clause 3, after sub-clause (ii), insert the following:

(iii) in sub-section (6), for the words five years, the words three years, shall be substituted:

(iv) In sub-section (7), the words after consultation with the Board shall be omitted.

Mr. Speaker:—Amendment moved.
Government Bills:
The A. P. Agricultural University
Second Amendment Bill, 1976


The A. P. Agricultural University
Second Amendment Bill, 1976

It should be expunged from the records. He has no right to insult the Governor here.

Mr. Speaker :—Yes I will expunge it, that is not correct to insult.

Sri C.V.K. Rao :—They have taken advantage of a Governor's position.

****Expunged as ordered by the Chair.

40-7
Sri Kudipudi Prabhakara Rao:—That sort of talk is derogatory to the dignity of this House.

Mr. Speaker:—The question is: as far as the Executive is concerned it has got absolute right under the Constitution to issue Ordinances. The only question is about the propriety—

Now we will take up non-official resolution.

NON OFFICIAL RESOLUTION

re: Recommending to the Government to take over and run orphanages in the State.

Sri Nallapareddy Srinivasul Reddy:—I beg to move

“That this House recommends to take over and run Orphanages in the State”.

Mr. Speaker:—The Resolution moved.

re. Recommending to the Government to take over and run Orphanages in the state.

...
11-10 a.m.

Non-official Resolutions:

re: Recommending to the Government to take over and run Orphanages in the state.

(Sri N. Venkajratnam in the Chair)
Non-official Resolutions:

re: Recommending to the Government to take over and run Orphanages in the state.

Smt. [Name]:—Advising, that in the interest of the children under care, it is advisable to the Government to take over the Orphanages and run them under proper regulations.

It is recommended to the Government to consider the above and take necessary steps.

23rd July, 19[76].

Non-official Resolutions

re: Recommending to the Government to take over and run Orphanages in the state.

11-20 a.m.
Non-official Resolutions: 23rd July, 1976

re: Recommending to the Government to take over and run Orphanages in the state.

Sri Syed Hasan (Charminar):—Sir, in view of the corruption, lack of national spirit and dedication to human service, I oppose this Resolution that Orphanages should be handed over to the Government. We have to see whether such institutions run by the Government are run properly or not. We have to see the conditions and how they are being governed and the plight of the boys, inmates or the orphanages which are being run by the Government and then only we can make an assessment and decide whether it is worth while to hand them over to the Government or not. You would be surprised to learn that in the city there is a hostel for blind persons. They have to do in the dirt and filth. They have to put their ankles to reach the road. There is no arrangement even to clean the dirt and filth. It is very close to my residence and all the time, day in and day out they come. Similarly, the hostels for Harijans are there. We know the condition of the hostels. If the Minister could recollect the facts I will tell about one incident. I referred to him one such incident where he had suspended the Superintendent at Yakutpura. For three days they were deprived of food. The orphans and the blind people suffered for want of food. Similar is the fact of all the other institutions where the Government pokes its nose. Under such circumstances would it be advisable for us to hand them over to the Government. In the name of running the institutions some private organisations making use of it and they are being profitted and if proper check is made and if such bogus institutions are checked in time there would be no mis-utilisation of funds. Then the purpose for which the funds are allotted would me met.

So, I request the Mover of the Resolution to think that in view of the experience of the past how far it is advisable to hand them to the Government. Even if a surprise visit is made during the session, we would know such institutions run by the Government and their plight and the condition. So, in light of these things, I would request the mover of the Resolution to reconsider his views.

11-30 a.m.
Non-official Resolutions:

Re: Recommending to the Government to take over and run Orphanages in the state

re: Recommending to the Government to take over and run Orphnages in the state.
Recommendation to the Government to take over and run Orphanages in the state.

re: Recommending to the Government to take over and run Orphanages in the state.

Non-official Resolutions:

re: Recommending to the Government to take over and run Orphanages in the state.

11-50 a.m.

re: Recommending to the Government to take over and run Orphanages in the state.

Non-official Resolutions:
re: Recommending to the Government to take over and run Orphanages in the state.

1. 12:00 noon
Non-official Resolutions : 23rd July, 1976. 489
re: Recommending to the Government to take over and run Orphanages in the state.

పిథాని. తెలుగులో ఉన్న రకస్తెలు లచ్చితాల లోండం లెని అనే రఫ్తేరి,
సమాధానానికి చెప్పారు. మరియు తప్పని అవసరాలు ఉన్నాయి అని
హేచ్చే ప్రభుత్వ కేంద్రం నిర్ణయం చేసారు. శియరుడు మరియు మతానికి అంతర్జాతీయ
చేసిన మొదటి రాష్ట్రం. తయారు చేసిన పన్నులు కొత్తారు. ఒక వర్షం పని
చేసిన అది మరియు ఆధారాత అంతర్జాతీయ ఆధారాతం.

పిథాని కేంద్రం : నిర్ణయం క్రింద రాయబోహీ నిర్ణయం లేదా
మహాసంస్కరణ నిర్ణయం లేదా? మనకు
మార్గం ఉండేది, ఒప్పిల్లాడు, పిచితానికి మార్గం ఉన్నాయి. మనకు చాలా
అవిచెవులు ఉంటాయి.

పిథాని ప్రభుత్వం : నిర్ణయం క్రింద రాయబోహీ నిర్ణయం లేదా
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మహాసంస్కరణ నిర్ణయం లేదా? మనకు
మార్గం ఉండేది, ఒప్పిల్లాడు, పిచితానికి మార్గం ఉన్నాయి. మనకు చాలా
అవిచెవులు ఉంటాయి.

Non-official Resolutions;
re: Recommending to the Government to take over and run Orphanages in the state.

12-10 p.m.
Non-official Resolutions: 23rd July, 1976
re. Recommending to the Government to take over and run Orphanages in the state.

...
492 23rd July, 1976

Non-official Resolutions:
re: Recommending to the Government to extend all concessions to the Neo-Buddhists on par with the Scheduled Castes.

Sir, I beg to move:

“That leave be granted to withdraw Non-official Resolution” which states that this House recommends to the Government to take over and run orphanages in the State.

Chairman: Motion moved.

(Pause)

The question is:

“That leave be granted to withdraw the Non-Official Resolution”, which states: “That this House recommends to the Government to take over and run orphanages in the State”.

The Motion was adopted and the Resolution was withdrawn

Non-Official Resolution (2)

re: Extending all Concessions to the Neo-Buddhists on par with the Scheduled Castes:

Smt. J. Eshwari Bai:—Sir, I beg to move:

“That this House recommends to the Government to extend all concessions to the Neo-Buddhists on par with the Scheduled Castes, in matters relating to education, job opportunities and assignment of Government lands”.

Chairman:—Resolution Moved.
Non-official Resolutions:


re: Recommending to the Government to extend all concessions to the Nco-Buddhists on par with the Scheduled Castes.

He is the architect of the Constitution. That is not an ordinary thing. He is a Buddhist. ...
Non Official Resolutions:

Recommending to the Government to extend all concessions to the Neo-Budhists on a par with the Scheduled Castes.

12-30 P.m.
Non Official Resolutions:


Re: Recommending to the Government to extend all concessions to the Neo-Buddhists on par with the Scheduled Castes.

...

Non-Official Resolutions:

re: Recommending to the Government to extend all concessions to the Neo-Buddhists on par with the Scheduled Castes.

Smt. J. Eswari Bai: — I beg to move:

"That leave be granted to withdraw the following non-official resolution.

"That this House recommends to the Government to extend all concessions to the Neo-Buddhists on par with the Scheduled Castes, in matters relating to education, job opportunities and assignment of Government lands."

Mr. Chairman: — Motion moved.

The question is:

That leave be granted to withdraw the following non-official resolution:

"That this House recommends to the Government to extend all concessions to the Neo-Buddhists on par with the Scheduled Castes, in matters relating to education, job opportunities and assignment of Government lands."

The Motion was adopted and leave granted to withdraw the non-official resolution.

12.40 p.m.

Mr. Chairman: — The House now stands adjourned till 8.30 a.m. on Monday, the 26th July, 1976.

(The House, then adjourned till 8.30 a.m. on Monday, the 26th July, 1976).